

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
CORPUS CHRISTI DIVISION

UNITED STATES OF AMERICA,
Plaintiff,

v.

ENERGY TRANSFER (R&M), LLC,
EL PASO, LLC, EL PASO MERCHANT
ENERGY-PETROLEUM COMPANY, and
THE GOODYEAR TIRE & RUBBER
COMPANY

Defendants.

ENERGY TRANSFER (R&M), LLC,
EL PASO, LLC, EL PASO MERCHANT
ENERGY-PETROLEUM COMPANY,

Counter-Plaintiffs, and Third-
Party Plaintiffs,

v.

ANADARKO E&P ONSHORE, LLC; HESS
CORPORATION; BUCKEYE TEXAS
PROCESSING, LLC; BOOMERANG
CORPORATION; JOHN ALTAIRE COIL;
CHARLES JOSEPH PHELPS; JOHN
KENNETH COIL; KEN, INC.; JOHN
DERIC AND CAITLYN O. COIL 1995
IRREVOCABLE TRUST; ROBERT
SANCHEZ,

Third-Party Defendants.

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§ CIVIL ACTION NO.:
§ 2:23-CV-00214

**NOTICE OF REQUEST BY THIRD-PARTY DEFENDANT BUCKEYE TEXAS
PROCESSING, LLC FOR ORAL ARGUMENT ON MOTION TO DISMISS**

Third-Party Defendant Buckeye Texas Processing, LLC (“Buckeye”) gives Notice to the Court and other parties of its request for oral argument on its Motion to Dismiss the Third-Party Complaints filed against it. [“Motion,” Dkt. #122].

Buckeye respectfully submits oral argument on its Motion to Dismiss will benefit the Court in this particular case due to the procedural complexities presented, *i.e.*, two third-party plaintiffs who have sued different third-party defendants with non-identical but overlapping causes of action, and five third-party defendants who have sought dismissal for non-identical but overlapping reasons. For all the reasons stated, Buckeye gives Notice to the Court and other parties of its request for oral argument on its Motion to Dismiss.

Counsel for Buckeye certifies that Brooks Richardson, one of its attorneys, has communicated with counsel of record for all parties involved in the Motions to Dismiss regarding its request for oral argument and received the following responses:

	<i>Joins</i>	<i>Unopposed</i>	<i>Opposed</i>
Energy Transfer (aka Sunoco)		X	
El Paso		X	
Anadarko	X		
ConocoPhillips		X	
Hess		X	
Texaco	X		

Respectfully submitted,

By:



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OF COUNSEL:

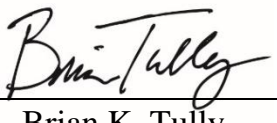
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CERTIFICATE OF SERVICE

I hereby certify that on March 17, 2025, a true and correct copy of the foregoing is being served, upon filing, on all parties requesting electronic notification in this case via the Court's CM/ECF system.



Brian K. Tully